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| APPLICATION NO.                               | FILING DATE   | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.     | CONFIRMATION NO. |
|---|---------------|----------------------|-------------------------|------------------|
| 10/081,080                                    | 02/21/2002    | Dong Hee Lee         | SEM-0003                | 2344             |
| 75  | 90 06/29/2005 |                      | EXAMINER                |                  |
| Daniel F. Drexler                             |               |                      | DESIR, PIERRE LOUIS     |                  |
| 55 Griffin South Road<br>Bloomfield, CT 06002 |               |                      | ART UNIT                | PAPER NUMBER     |
|   |               |                      | 2681                    |                  |
|   |               |                      | DATE MAILED: 06/29/2005 |                  |

Please find below and/or attached an Office communication concerning this application or proceeding.

| :   |   | Application No.  | Applicant(s)   |        |  |  |  |
|---|---|--|--|--------|--|--|--|
| Office Action Summary   |   | 10/081,080   | LEE, DONG HEE  | •      |  |  |  |
|   |   | Examiner   | Art Unit   |        |  |  |  |
|   |   | Pierre-Louis Desir   | 2681   |        |  |  |  |
| Period fo   | The MAILING DATE of this communication a<br>or Reply  | ppears on the cover s  | neet with the correspondence ac  | idress |  |  |  |
| THE I<br>- Exter<br>after<br>- If the<br>- If NO<br>- Failu<br>Any  | ORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the mained patent term adjustment. See 37 CFR 1.704(b). | 1.  1.136(a). In no event, however  eply within the statutory minimuly  will apply and will expire SIX  ute, cause the application to be | may a reply be timely filed on of thirty (30) days will be considered timel (6) MONTHS from the mailing date of this come ABANDONED (35 U.S.C. § 133). |        |  |  |  |
| Status  |   |  |  |        |  |  |  |
| 1)⊠   | Responsive to communication(s) filed on 01  | April 2005.  |  |        |  |  |  |
| 2a)⊠  | This action is <b>FINAL</b> . 2b) The   | nis action is non-final.   |  |        |  |  |  |
| 3)□   | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.   |  |  |        |  |  |  |
| Dispositi   | on of Claims  | -  |  |        |  |  |  |
| 5)□<br>6)⊠<br>7)□   | Claim(s) <u>1-10</u> is/are pending in the application  4a) Of the above claim(s) is/are withdred  Claim(s) is/are allowed.  Claim(s) <u>1-10</u> is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and   | rawn from considerati  |  |        |  |  |  |
| Applicati   | on Papers   |  |  |        |  |  |  |
| 9)[   | The specification is objected to by the Exami   | ner.   |  |        |  |  |  |
| 10)⊠ The drawing(s) filed on <u>02/21/2002</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.   |   |  |  |        |  |  |  |
|   | Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).   |  |  |        |  |  |  |
| Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  |   |  |  |        |  |  |  |
| Priority u  | ınder 35 U.S.C. § 119   |  |  |        |  |  |  |
| <ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul> |   |  |  |        |  |  |  |
| 2) Notic  | t(s)  e of References Cited (PTO-892)  e of Draftsperson's Patent Drawing Review (PTO-948)  mation Disclosure Statement(s) (PTO-1449 or PTO/SB/0  | Pa<br>(5) D No   | erview Summary (PTO-413)<br>per No(s)/Mail Date<br>tice of Informal Patent Application (PTo  | O-152) |  |  |  |
| Pape  | Paper No(s)/Mail Date 6) Other:   |  |  |        |  |  |  |

#### **DETAILED ACTION**

## Response to Arguments

1. Applicant's arguments with respect to claims 1-10 have been considered but are moot in view of the new ground(s) of rejection.

# Claim Rejections - 35 USC § 112

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

3. Claims 1-3 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter, which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

In the amended claims 1-2 (page 2) and claim 3 (page 3), Applicant amended the claim by adding a "coil-type" before the word "spring." Also, in the remarks section (page 6), applicant stated that "the claimed battery connector has an improved durability by employing the coil-type spring." By amended the claim as such, the claim now contains subject matter (i.e., a "coil-type" spring, which is a specific type of spring that would serve a specific purpose (improved durability) which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

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4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

5. Claims 1-3 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 1-3, the phrase "coil-type" renders the claim indefinite because it is unclear whether the limitation(s) following the phrase are part of the claimed invention. See MPEP § 2173.05(d).

Note: for the process of examination, "coil-type" will be interpreted as "coil-spring."

## Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 1-3, 8-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fijten et al. (Fijten), U.S. Patent No. 6113440, in view of Kfoury et al. (Kfoury), U.S. Patent No. 6049192.

Regarding claim 1, Fijten discloses a battery connector for a mobile phone, installed in a main body of the mobile phone and contacting a battery terminal to supply power to a printed

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circuit board (PCB) of the mobile phone (see fig. 1, col. 2, lines 61-65), the battery connector comprising: a body having a plurality of plunger housings (i.e. Fijten discloses a body having passages; one skill in the art would immediately envision that plunger housings can be interpreted as passages) (see fig. 1, col. 2, lines 65-66); a plunger slidably installed in each of the plurality of plunger housings of the body (i.e. Fijten discloses a contact which is inherently slid and arranged in each passage) (see fig. 1, col. 3, lines 1-2). Fijten further discloses a battery connector comprising a base cover member (i.e. contact face), connector wherein the contact is produced from sheet-metal by stamping and forming, and has a connection region for connecting to a PCB, and a contacting region for contacting the contact face of the electronic component; and, a spring region which is arranged between the connecting region and the contacting region. The spring region discloses by Fijten resiliently connects the connecting region to the contacting region, and (spring region) is guided by sidewalls of the contact-receiving housing (see col. 3, lines 2-14). On skill in the art would immediately envision that the spring has the same functional characteristic as the spring region, and that the contact face/base member allows electrical connection; therefore, the contact face has to be made of conductive material

Although Fijten discloses a battery connector as described, Fijten does not specifically disclose a base cover member having a cylindrical connection part fitted in a lower end of each of the plurality of plunger housings, and a coil-spring biasing the plunger in the plunger housing against the bottom of the base cover member.

However, Kfoury discloses a battery charger having moving door housing for a battery wherein the top housing section is then positioned in alignment with the lower housing such that the rear internally threaded cylinder is positioned inside of wall on the end of cylindrical wall

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and rear internally threaded cylinder is aligned with small aperture and base aperture (see col. 5, lines 15-25). Kfoury further discloses that the battery charger further including a coil spring positioned in the spring well (see col. 8, lines 64-67).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings as disclosed to arrive at the claimed invention. A motivation for doing so would have been to provide a versatile battery connector that can accommodate both connection of the communication device and the battery.

Regarding claim 2, Fijten discloses a electric connector for providing electric connection between an electric power source (i.e. battery) (see col. 1, line 50) and an operating member (i.e. printed-circuit board) (see col. 1, line 56), comprising: a contact plunger for making contact with the electric power source (i.e. a contact element for making contact with the battery) (see col. 1, lines 53-54), the contact plunger being made of conductive material (i.e. contact is made from sheet-metal) (see col. 3, line 2); a housing for slidably receiving the contact plunger (i.e. passage for receiving contact element) (see col. 1, line 52). Fijten further discloses a connector comprising of a base member (i.e. contact face), which is disposed between the housing passage and the operating member (see fig. 2) wherein the contact face/base member is pressed onto the contact face to build up the necessary contact pressure (see col. 3, lines 21-31). Fijten also discloses a spring region, which is arranged between the connection region and the contacting region (see col. 3, lines 7-12). One skill in the art would immediately envision that because electrical connection is made, the contact face has to be made of conductive material.

Although Fijten discloses a battery connector as described, Fijten does not specifically disclose a coil-spring discloses under the contact plunger inside the housing.

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However, Kfoury discloses a battery charger having moving door housing for a battery wherein the battery charger further including a coil spring positioned in the spring well (see col. 8, lines 64-67).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings as disclosed to arrive at the claimed invention. A motivation for doing so would have been to provide a versatile battery connector that can accommodate both connection of the communication device and the battery.

Regarding claim 3, Fijten discloses an electric connector as disclosed above (see claim 2 rejection above). Fijten also discloses electric connector, wherein the contact plunger (i.e. contact) comprises: a contact portion for making direct contact with the electric power source (see col. 3, lines 3-7), the contact portion protruding from an upper opening of the housing (i.e. the contact is arranged in each passage) (see col. 3, lines 1-2); a guide portion (i.e. side walls) slidably disposed inside the housing (see col. 3, lines 10-14), the guide portion having contact with inner surface of the housing (see col. 3, lines 10-14). Fijten further discloses an electric connector comprising a spring region (i.e., spring fixing region) (see col. 4, line 7), which is arranged between the connecting region and the contacting region, and connects the connecting region resiliently to the contacting region, and is guided by sidewalls (see figs. 2, 4, 6, and 7, col. 3, lines).

Although Fijten discloses an electric connector as disclosed above, Fijten does not specifically disclose the spring fixing portion being disposed to be engaged with the coil-spring.

However, Kfoury discloses a battery charger having moving door housing for a battery wherein the battery charger further including a coil spring positioned in the spring well (see col. 8, lines 64-67).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings as disclosed to arrive at the claimed invention. A motivation for doing so would have been to provide a versatile battery connector that can accommodate both connection of the communication device and the battery.

Regarding claim 8, Fijten discloses an electric connector as disclosed above (see claim 2 rejection), wherein the electric power source is a battery having a terminal to be in contact with the contact plunger (see col. 2, lines 61-63).

Regarding claim 9, Fijten discloses an electrical connector (see claim 8 rejection), wherein the operating member is a circuit board for receiving electric power from the battery (col. 3, lines 3-7).

Regarding claim 10, Fijten discloses an electrical connector (see claim 8 rejection), wherein the electric connector, the circuit board, and the battery are included in a mobile phone (col. 2, lines 63-65).

8. Claim 4-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fijten and Kfoury further in view of Lok, U.S. Patent No. 6068519.

Regarding claim 4, Fijten discloses an electric connector as disclosed above (see claims 3 rejection).

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Although the combination (Fijten and Kfoury) discloses an electric connector as disclosed, the combination does not specifically disclose an electric connector, wherein the housing comprises a shoulder formed at the upper opening of the housing, the shoulder extending inward from edge of the upper opening of the housing; and a coupling groove formed on an outer surface at a lower end of the housing, the coupling groove being disposed to be engaged with the base member.

However, Lok discloses an electric connector (i.e. battery connector) (see abstract), wherein the housing (i.e. slot) (see figs. 3-7, and col. 2, line 44) comprises a shoulder or an angle (i.e. recess) formed at the upper opening of the housing, the shoulder extending inward from edge of the upper opening of the housing (see figs. 3-7, and col. 2, lines 51-56). Lok also discloses a coupling groove formed on an outer surface of the housing, and the coupling groove is disposed to be engaged with base member (see figs. 2-4) (col. 2, lines 65-67, and col. 3, lines 1-9).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the combination (Fijten and Kfoury) as disclosed with the characteristics of Lok's electric connector because such combination would strongly secure the cover to the base (see col. 1, lines 46-50).

Regarding claim 5 (see claim 4 rejection), the combination discloses an electric connector as disclosed above.

Although the combination discloses a spring region, which connects the connecting region resiliently to the contacting region, and is guided by sidewalls (see Fijten figs. 2, 4, 6, and 7, col. 3, lines), the combination does not specifically disclose an electric connector, wherein the

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shoulder makes direct contact with an upper edge of the guide portion of the contact plunger in response to elastic movement of the spring.

However, Lok discloses an electric connector where a shoulder (i.e. recess) is formed on the top wall of the cover (see col. 2, lines 51-56). Lok also discloses the engagement process of the recess (see col. 2, lines 51-64).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings of Fijten with the teachings of Lok in order to arrive at the claimed invention. The motivation for doing so would have been to good electrical contact in case of vibration.

Regarding claim 6, the combination discloses an electric connector as disclosed above (see claim 4 rejection). The combination further discloses an electric connector wherein the base member comprises a connection part having a cylindrical shape to be fitted (i.e., Kfoury discloses a battery charger having moving door housing for a battery wherein the top housing section is then positioned in alignment with the lower housing such that the rear internally threaded cylinder is positioned inside of wall on the end of cylindrical wall and rear internally threaded cylinder is aligned with small aperture and base aperture) (see col. 5, lines 15-25).

Although the combination discloses a connector as described, the combination does not specifically disclose a connector wherein the base member comprises a connection part formed at an upper end of the base member, the connection part having a cylindrical shape to be fitted with the coupling groove of the housing.

However Lok discloses that the base member comprises a connection part formed at an upper end of the base member, the connection part having shape to be fitted with the coupling groove of the housing (see col. 2, lines 25-29, 35-37, col. 2, lines 65-67, and col. 3, lines 1-9).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the electric connector as disclosed with the characteristics of Lok's electric connector because such combination would ensure good electrical contact in case of vibration.

Regarding claim 7, Fijten discloses an electrical connector (see claim 6 rejection) wherein the base member is soldered at the selected region on the operating member (see col. 1, lines 16-24).

### Conclusion

9. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Pierre-Louis Desir whose telephone number is 703-605-4312. The examiner can normally be reached on (571) 272-7799.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Feild can be reached on (571) 272-4090. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Pierre-Louis Desir

AU 2681 06/26/2005 JEAN GELEI PRIMARY EXAMINER